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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/817,547	03/26/2001	Ronald S. Cok	82391THC	6840
7:	590 02/24/2003			
Thomas H. Close			EXAMINER	
Patent Legal Staff Eastman Kodak Company			NGUYEN, CHANH DUY	
343 State Stree Rochester, NY			ART UNIT	PAPER NUMBER
1.0005.0., 1.1	1.000 2201		2675	3
			DATE MAILED: 02/24/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
	09/817,547	COK, RONALD S.					
Office Action Summary	Examiner	Art Unit					
	Chanh Nguyen	2675					
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet	with the correspondence add	lress				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a r - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by stat - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). Status	N. 1.136(a). In no event, however, may eply within the statutory minimum of the dwill apply and will expire SIX (6) Mutute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this con ABANDONED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 2	6 March 2001 .						
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.						
3) Since this application is in condition for allo closed in accordance with the practice under			merits is				
Disposition of Claims							
,	Claim(s) 1-19 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
	☑ Claim(s) <u>1-19</u> is/are rejected. ☑ Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	Vor election requirement						
Application Papers	aror election requirement.						
9)☐ The specification is objected to by the Exami	ner.						
10)☐ The drawing(s) filed on is/are: a)☐ ac	cepted or b) objected to by	y the Examiner.					
Applicant may not request that any objection to	the drawing(s) be held in about	eyance. See 37 CFR 1.85(a).					
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the	Examiner.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for fore	ign priority under 35 U.S.C	;. § 119(a)-(d) or (f).					
a)☐ All b)☐ Some * c)☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority docume	ents have been received in	Application No					
3. Copies of the certified copies of the present of the pr	Bureau (PCT Rule 17.2(a)).	Stage				
14) Acknowledgment is made of a claim for dome	stic priority under 35 U.S.0	C. § 119(e) (to a provisional	application).				
a) ☐ The translation of the foreign language and 15)☐ Acknowledgment is made of a claim for dome							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice	w Summary (PTO-413) Paper No(s of Informal Patent Application (PTC					

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DETAILED ACTION

Information Disclosure Statement

The reference listed on the Information Disclosure Statement filed on March 26,
 2001 has been considered by examiner; see attached PTO-1449.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
- 3. Claims 1-4 and 6-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Salam (U.S. Patent No. 6,081,073).

As to claim 1, Salam discloses a dynamic controller for light emitting active matrix display, the display being responsive a code value (e.g., 256 value) for producing a light output (see column 3, line 30 through column 4, line 19). Salam teaches a photosensor located on the display for sensing the light output from the display (see column 5, lines 20-24) and generating a feedback signal (i.e. analog signal outputted from camera 21 or photosensor) representing thereof (see column 3,lines 58 through column 4, line 11). Salam teaches a feedback signal converter (A/D converter 22) for converting the

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feedback signal to a converted feedback signal (i.e. digital signal brightness reading for the lamp outputted from A/D converter 22). Salam teaches a code value corrector (microprocessor 3, memory H) including a memory (memory location H) responsive to a code value (25value) for producing a corrected code value (i.e. G value) and updated calculator (e.g., microprocessor 3) responsive to the converted feedback signal (digital signal brightness reading for the lamp outputted from A/D converter 22); see column 4, lines 1-35.

As to claim 2, Salam teaches that "transfer of the G values can be recording them on a medium which is subsequently read into memory H"; see column 4, lines 36-44. Thus, there are two memory one is medium memory and another one is memory H. The computer (i.e. code value corrector) computes the G value then recording them to the medium before reading into the memory H. The "medium" of Salam clearly reads on the claimed an immediate memory for receiving and storing corrected data signal from the data signal corrector as recited in the claim.

As to claim 3, Salam teaches that "in this case each lamp in turned on with photocell receiving light from it and the digital reading for the lamp light is recorded in microprocessor memory"; see column 5, lines 20-24. Thus, the microprocessor memory reads on intermediate memory for receiving and storing converted feedback signal (digital signal) from the feedback signal converter (22) as recited in the claim.

As to claim 4, Salam clearly teaches the feedback signals (i.e. analog signal outputted from camera 21 or photosensor) being an analog current signal and the

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converted feedback signal (digital signal outputted from A/D 22) being a digital code value.

As to claim 6, Salam clearly teaches the code values being supplied to the display as digital signals (i.e. analog signals are converted into digital signal by A/D converter 22).

As to claims 7-8, Salam teaches that "each lamp in turned on with the photocell receiving light from it" (see column 5, lines 21-25). This reads on a photosensor for each display pixel.

As to claim 9, Salam clearly teaches means for sending every code to the representative pixel and producing a corrected code value for every code value; see column 5, lines 25-40.

As to claim 10, Salam teaches that the lamps of the instrument panel may be of different groups each group having its lamps set to a brightness particular to the group (see column 7,lines 8-29). This reads on the claimed "partition into multiple units" as recited in the claim, even well-known in the art as admitted by applicant on page 7,lines 14-17 of the specification.

As to claims 11-12, Salam clearly teaches color display device as recited in the claim; see column 7, line 39 through column 8, line 40.

As to claim 13, the claimed "color transformation" is broad enough to read on the color correction as taught by Salam.

As to claim 14-15, Salam teaches a global display attribute ambient illumination; see column 5, lines 45-55 and column 6, lines 58-66.

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As to claims 16-17, Salam clearly teaches pixel specific display attribute and position specific display attribute as broad claimed language. That is Salem's device can change the brightness of the specific pixel at certain or desired position on the screen.

As to claim 18, the G values for the lamp of Salam are updated depending on the brightness of the lamp and the G values are stored in the memory H. This reads on the claimed limitation updating the memory upon start-up as recited in the claim.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 5 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Salam in view of Holloman (U.S. Patent No. 6,097,360).

As to claim 19, note the discussion of Salam above, Salam does not mention the controller and the display device integrated on a common substrate. Holloman teaches that the analog drivers, the control counters, decoders, and video drivers are intended to be built on a common substrate using conventional TFT construction on glass, ceramic or a metal substrate as desired with the light emitting devices... (see column 4, lines 22-33). Therefore, it would have been obvious to one of ordinary skill in the art at the invention was made to have used the common substrate as taught by Holloman to accommodate the controller and the display device of Salam so that the display device is more compact.

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As to claim 5, converting the digital signals to analog signals prior is well-known in the art. For example, Da Costa (U.S. 6,100,879) cited by applicant clearly digital-analog converter for converting digital signal to analog signals to the display device; see Figures 5 and 7A.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Houchin et al (U.S. Patent No. 5,047,861) is cited to teach a correction unit including a look-up table.

Inquiries

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chanh Nguyen whose telephone number is (703) 308-6603.

If attempts to reach the examiner by telephone are unsuccessful, the examiner supervisor, Steven Saras can be reached at 305-9720.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

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Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist)

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

C. Nguyen

February 11, 2003

CHANH NGUYEN CHANNER